

M I C H A E L H U E S T O N
A T T O R N E Y A T L A W

1 6 C O U R T S T R E E T
3 5 T H F L O O R
B R O O K L Y N , N E W Y O R K 1 1 2 4 1

T e l : (7 1 8) 2 4 6 - 2 9 0 0
F a x : (7 1 8) 2 4 6 - 2 9 0 3
E m a i l : m h u e s t o n @ n y c . r r . c o m

December 21, 2022

BY ECF

The Honorable John P. Cronan
United States District Court
Southern District of New York
500 Pearl Street
New York, New York 10007

Re: *United States v. Peralta, et al.*, 22 Cr. 150 (JPC)

Your Honor:

I represent Mr. Manuel Peralta in the above-referenced case, and request that his bond conditions be permanently modified to place him on a curfew – instead of home detention – as approved at the discretion of Pretrial Services. Pretrial Services consents to this permanent modification, and the Government defers to Pretrial Services. All other bail conditions will remain in place.

This modification is being requested so that Mr. Peralta may visit with his family during the holiday season and, then afterward, until our January 19, 2023 conference, by which time we anticipate we will have a disposition of his case.

Mr. Peralta is presently subject to the following bond conditions: a \$100,000 bond secured by five co-signers; home detention; electronic monitoring; the surrender of his passport; strict pretrial supervision; and additional conditions as specified in the Court's March 24, 2022 release order.

Thank you for your consideration of this request.

Respectfully,

/s/ Michael Hueston

cc: Counsel of Record
Pretrial Services

The request is granted. The conditions of Defendant Manuel Peralta's bail bond are modified to no longer include home detention. Instead, Defendant shall be subject to a curfew as determined by Pretrial Services. The Clerk of Court is respectfully directed to close Docket Number 71.

SO ORDERED.

December 21, 2022
New York, New York


JOHN P. CRONAN
United States District Judge